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3                   **UNITED STATES DISTRICT COURT**  
4                   **NORTHERN DISTRICT OF CALIFORNIA**  
5                   **SAN JOSE DIVISION**

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7                   IN RE: PERSONALWEB  
8                   TECHNOLOGIES, LLC ET AL., PATENT  
9                   LITIGATION

Case No. [18-md-02834-BLF](#)

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11                  AMAZON.COM, INC., and AMAZON  
12                  WEB SERVICES, INC.,

13                  **ORDER CONDITIONALLY  
14                  GRANTING MOTION TO  
15                  WITHDRAW**

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17                  Plaintiffs

18                  v.

19                  Case No.: 5:18-cv-00767-BLF

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21                  PERSONALWEB TECHNOLOGIES, LLC  
22                  and LEVEL 3 COMMUNICATIONS, LLC,

23                  Case No.: 5:18-cv-05619-BLF

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25                  Defendants,

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27                  PERSONALWEB TECHNOLOGIES, LLC,  
28                  and LEVEL 3 COMMUNICATIONS, LLC,

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30                  Plaintiffs,

31                  v.

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33                  TWITCH INTERACTIVE, INC.,

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35                  Defendant.

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47                  Before the Court is Stubbs Alderton & Markiles, LLP and Theodore Maceiko of Maceiko  
48                  IP's (collectively, "SAM") Motion to Withdraw as Counsel for PersonalWeb Technologies, LLC  
49                  ("PersonalWeb"). Mot., ECF 688; *see also* Opp., ECF 691; Reply, ECF 693. For the reasons  
50                  discussed below, the Court CONDITIONALLY GRANTS SAM's motion.

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56                  Pursuant to Civil Local Rule 11-5(b), counsel may not withdraw from an action until  
57                  relieved by order of Court after written notice has been given reasonably in advance to the client  
58                  and to all other parties who have appeared in the case. Civil Local Rule 11-5(b). The decision to  
59                  permit counsel to withdraw is within the sound discretion of the trial court. *United States v. Carter*,

1 560 F.3d 1107, 1113 (9th Cir. 2009). When addressing a motion to withdraw, the consent of the  
2 client is not dispositive. *Robinson v. Delgado*, No. CV 02–1538, 2010 WL 3259384, at \*2 (N.D.  
3 Cal. 2010). Rather, the court must consider factors such as the reason counsel seeks to withdraw,  
4 the possible prejudice caused to the litigants, and the extent to which withdrawal may delay  
5 resolution of the case. *Id.*

6 Additionally, Civil Local Rule 11–4(a)(1) mandates compliance with the standards of  
7 professional conduct required of members of the State Bar of California. Civil Local Rule 11–  
8 4(a)(1). The California Rules of Professional Conduct permit counsel to withdraw in cases where  
9 the client “knowingly and freely assents” to withdrawal. Cal. Rules of Professional Conduct 3–  
10 700(C)(5). Counsel must take “reasonable steps to avoid reasonably foreseeable prejudice to the  
11 rights of the client, including giving due notice to the client, allowing time for employment of other  
12 counsel, complying with Rule 3–700(D) [which addresses the disposition of client papers and  
13 property], and complying with applicable laws and rules.” *Id.* 3–700(A)(2).

14 In this case, PersonalWeb does not wish for SAM to represent it in post judgment collection  
15 proceedings, has discharged SAM as its counsel in any such proceedings in this action before this  
16 Court, and claims that it has retained other counsel to represent it in the post judgment collection  
17 proceedings. Gersh Decl. ¶¶ 2 (“PersonalWeb has discharged SAM as its counsel of record for any  
18 post judgment collection proceedings”), 3 (“SAM now remains engaged as counsel for PersonalWeb  
19 relating only to PersonalWeb’s appeals pending in the United States Court of Appeals for the Federal  
20 Circuit”), 4 (“Richards further requested that I confirm receipt and acknowledge the limited scope  
21 of SAM’s representation of PersonalWeb, which I did.”), ECF 688-1. The California Rules of  
22 Professional Conduct permit withdrawal where the client “knowingly and freely assents to  
23 termination of the employment.” See Cal. R. Prof. Conduct 3–700(C)(1)(5). Furthermore, the Court  
24 finds that counsel has taken steps to avoid reasonably foreseeable prejudice to PersonalWeb.  
25 PersonalWeb had “due notice” of SAM’s withdrawal because PersonalWeb terminated SAM on  
April 27, 2021. Gersh Decl. ¶ 4 (“[On April 27, 2021], I received another email from Mr. Richards  
wherein he notified me that neither myself nor anyone at SAM is authorized to do anything post  
judgment, and that SAM was only engaged by PersonalWeb on the pending appeals.”), Exh. B at 2

1 (“You are not authorized to do anything post judgment.”); *see* Cal. R. Prof. Conduct 3–700(A)(2).  
2 Other than post-judgment motions—for which SAM is explicitly unauthorized to represent  
3 PersonalWeb—there are no motions pending before this Court. *See* ECF 687; ECF 689. The Court  
4 concludes that SAM, in withdrawing, has taken reasonable efforts to avoid prejudice to  
5 PersonalWeb.

6 Nonetheless, the Court finds that SAM’s withdrawal presents undue prejudice to  
7 Amazon.com, Inc., Amazon Web Services, Inc., and Twitch Interactive, Inc. (collectively,  
8 “Amazon”). Although the Court does not find any irregularity in SAM’s conduct, it does appear that  
9 PersonalWeb has acted in a manner that prejudices Amazon. In particular, the Court finds that  
10 PersonalWeb appears to be thwarting Amazon’s legitimate interest in collecting its judgment. *See*  
11 *WB Music Corp. v. Royce Int'l Broadcasting Corp.*, No. EDCV 16-600 JGB (SPx), 2019 WL  
12 11638326 (C.D. Cal. May 1, 2019) (“[T]he Court is concerned that withdrawal of Counsel would  
13 result in undue delays to the execution of judgment. Since the entry of judgment, Defendants have  
14 engaged in a pattern of delay.”); *Wyman v. High Times Prods., Inc.*, No. 2:18- cv-02621-TLN-EFB,  
15 2020 WL 6449236, at \*3 (E.D. Cal. Nov. 3, 2020) (“[I]t is clear that Plaintiff will be prejudiced by  
16 granting Spanos’s motion [to withdraw]. Defendant’s payment to Plaintiff is long overdue. Allowing  
17 Spanos to withdraw without identifying a substitution of counsel will inevitably delay Plaintiff’s  
18 payment even further. Such delay will likely increase Plaintiff’s costs associated with pursuing the  
19 settlement payment.” (internal citations omitted)); *see also* Opp. at 1 (“prejudicing Amazon in its  
20 collection efforts is *precisely the point* of the withdrawal” (emphasis in original)). While  
21 PersonalWeb has apparently retained alternate counsel to defend itself during the post-judgment  
22 phase of the case, newly retained counsel has refused to appear despite the fact that the Court has  
23 issued a post-judgment discovery order and several related motions are pending. ECF 664; ECF  
24 687; ECF 689; *see* Gersh Decl., Exh. A at 4 (Email from Ronald Richards to Amazon counsel stating  
25 that “[o]ur firm is going to be retained in the next day or two to handle any post judgment matters  
you bring.”). It appears that PersonalWeb is manipulating the situation by claiming that SAM is not  
authorized to represent it in post-judgment proceedings while stalling on having its new attorney  
file an appearance. *See* Gersh Decl., Exh. A at 2 (Email from Ronald Richards to Amazon counsel

1 stating that “[w]e are now engaged FYI but you haven’t done anything yet that requires our  
2 representation.”). This manipulation, along with the chameleon-like efforts of Personal Web to use  
3 this time to make itself judgment proof, amount to a concerted effort to thwart collection of the  
4 judgment ordered by this Court. *See Opp.* at 6; Gregorian Decl. ¶ 7. Personal Web has the right to  
5 counsel of its choosing, but it cannot take actions or inaction to stand in the way of the judicial  
process.  
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7       The Court CONDITIONALLY GRANTS SAM’S Motion to Withdraw. SAM may  
8 withdraw upon notice of appearance by Ronald Richards, PersonalWeb’s counsel for post-judgment  
matters.  
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**IT IS SO ORDERED.**

10 Dated: June 25, 2021  
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BETH LABSON FREEMAN  
United States District Judge